JS 44 (Rev. 06/17)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANTS		
Alan Gochin			Dollar Financial Group Retirement Plan and		
(b) County of Residence of First Listed Plaintiff Montgomery County (EXCEPT IN U.S. PLAINTIFF CASES)			Dollar Financial Group, Inc. County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.		
(c) Attorneys (Firm Name, 2 Donald R. Reavey, Esqu Capozzi Adler, P.C. 2933 North Front Street,			Attorneys (If Known)		
II. BASIS OF JURISDI	CTION (Place an "X" in One Box Only)	III. C		RINCIPAL PARTIES	Place an "X" in One Box for Plaintij and One Box for Defendant)
☐ 1 U.S. Government Plaintiff	✓ 3 Federal Question (U.S. Government Not a Party)	Citiz	(For Diversity Cases Only) PT en of This State	TF DEF 1 Incorporated or Pri of Business In T	PTF DEF
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Parties in Item III)		en of Another State	2	
			ten or Subject of a Dreign Country	3	
IV. NATURE OF SUIT	(Place an "X" in One Box Only) TORTS	F	ORFEITURE/PENALTY	Click here for: Nature of BANKRUPTCY	of Suit Code Descriptions. OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment ∞ Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 355 Motor Vehicle 350 Motor Vehicle 350 Other Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education PRESONAL INJ 365 Personal Injur Product Liabil 367 Personal Injury PERSONAL PRO 370 Other Fraud 371 Truth in Lend 371 Truth in Lend 370 Other Fraud 370 Other Fraud 371 Truth in Lend 370 Other Fraud 371 Truth in Lend 470 Hersonal 470 Other Personal 470 Other Personal 471 Truth in Lend 472 Soft Personal Injury 473 Habeas Corpus: 474 Habeas Corpus: 475 Mandamus & Sentence 475 Mandamus & Soft Personal 475 Marine Product Liability 476 Mandamus & Soft Personal 477 Other: 477 Soft Personal Injury 478 Abusing 479 Soft Personal Injury 470 Other Fraud 470 Other Personal 470 Other Fraud 470 Other Personal 470 Other Fraud 4	JURY	25 Drug Related Seizure of Property 21 USC 881 90 Other LABOR 10 Fair Labor Standards Act 20 Labor/Management Relations 40 Railway Labor Act 51 Family and Medical Leave Act 90 Other Labor Litigation 91 Employee Retirement Income Security Act IMMIGRATION 62 Naturalization Application 65 Other Immigration Actions	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes
	moved from	Rec	opened Anothe (specify) (Do not cite jurisdictional sta	tutes unless diversity):	
VI. CAUSE OF ACTIO	ON 29 U.S.C. § 1024(b)(4) and Section Brief description of cause: Failure to comply with written required.				
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACT UNDER RULE 23, F.R.Cv.P.		DEMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: ☐ Yes 风No
VIII. RELATED CAS	(See instructions): JUDGE			DOCKET NUMBER	
DATE 05/11/2018 FOR OFFICE USE ONLY	SIGNATURE OF	ATTORNEY	OFFICERO	169	
	MOUNT APPLYING	IFP	JUDGE	MAG. JUI	OGE

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

:

ALAN GOCHIN

:

Plaintiff,

Civil Action at Law and Equity

: No:

DOLLAR FINANCIAL GROUP

RETIREMENT PLAN and

vs.

:

DOLLAR FINANCIAL GROUP, INC.

:

Defendants.

:

COMPLAINT

AND NOW COMES, Plaintiff, ALAN GOCHIN by and through his Counsel and for his Complaint at Law and Equity against the above named Defendants states as follows:

PRELIMINARY STATEMENT

1. Section 104(b)(4) of the Employee Retirement Income Security Act ("ERISA") provides that the plan administrator must, "upon written request of any participant or beneficiary, furnish a copy of . . . instruments under which the plan is established or operated." 29 U.S.C. § 1024(b)(4). Further, ERISA Section 502(c)(1)(B), 29 U.S.C. § 1132(c)(B), as supplemented by current Federal Regulations, provides that if the administrator fails to comply with such a request within 30 days, the court is authorized to award damages to such participant or beneficiary in the amount of up to \$110 a day from the date of such failure or refusal, or order other such relief as the court deems proper. Plaintiff, as a participant, attempted to gather 401(k) plan information related to the Dollar Financial Group Retirement Plan. For many months,

Financial Group Retirement, Plan has failed or refused to comply with Plaintiffs' written demands for various documents under which the 401(k) plan is established, operated or administered.

JURISDICTION AND VENUE

- 2. The allegations of the above paragraphs are incorporated herein by reference as if set forth at length.
- The Court has jurisdiction of the claims for relief based upon the civil enforcement provisions of ERISA, 29 U.S.C. §§ 1132(a)(1)(A), 1132(a)(2), 1132(a)(3), 1132(e)(1) and 1132(f), and upon 28 U.S.C. §§ 1331.
- 4. Relief is also sought under 28 U.S.C. §§ 2201 and 2202, granting any district court of the United States, in a case of actual controversy within its jurisdiction, the power to declare the rights and other legal relations of any interested party seeking such declaration and to grant further necessary or proper relief based upon a declaratory judgment or decree.
- 5. Venue of this action lies in the Eastern District of Pennsylvania pursuant to 28 U.S.C. § 1391(b) and 29 U.S.C. § 1132(e)(2), in that the acts complained of herein occurred within this District, the subject 401(k) benefit plan is administered in this District and Plaintiff is a resident of this District.

THE PARTIES

- 6. The allegations of the above paragraphs are incorporated herein by reference as if set forth at length.
- 7. The Plaintiff, Alan Gochin, is a United States citizen and a resident of Hatfield,
 Pennsylvania located in Montgomery County and is a "participant," as defined by ERISA § 3(7),

- 29 U.S.C. § 1002(7) of the Dollar Financial Group Retirement Plan.
- 8. The Dollar Financial Group Retirement Plan is an "employee pension benefit plan" pursuant to ERISA § 3(2)(A), 29 U.S.C. § 1002(2)(A). The plan is named as a party defendant pursuant to Rule 19(a), Fed.R.Civ.P.
- 9. Dollar Financial Group, Inc., is, pursuant to ERISA §§ 3(21) and 3(16), 29 U.S.C. §§ 1002(21) and 1002(16), the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan. Dollar Financial Group, Inc. administers the Dollar Financial Group Retirement Plan within this District at 74 East Swedesford Road, Malvern, Chester County, Pennsylvania.
- 10. At all times mentioned herein, various unnamed Dollar Financial Group, Inc. employees, in-house counsel and outside counsel were Dollar Financial Group, Inc.'s agents and said defendant has ratified and approved the acts of its agents.

FACTS

- 11. The allegations of the above paragraphs are incorporated herein by reference as if set forth at length.
- 12. By Letter dated October 30, 2017, Mr. Gochin, thought his Counsel, Capozzi Adler, P.C., requested from Dollar Financial Group, Inc. copies of all relevant plan documents, which included, the Summary Plan Description (SPD) in effect for 2010 through 2017, Plan Summary Annual Report for 2010-2017, Complete Annual Report for 2010-2017, 408(b)2 disclosure notices from Plan providers and Statement of Assets for the Plan. A true and correct copy of the October 30, 2017 Correspondence with personal information redacted is attached hereto as Exhibit "A."
- 13. By Letter dated December 11, 2017, Mr. Gochin, through his Counsel, Capozzi Adler, P.C., requested additional plan documents which included 408(b)2 disclosure notices from Plan

providers, Current Statement of Assets of the Plan, a list of ticker symbols for the specific funds in which the plan invests, the dollar amount invested in each specific fund and minutes of meetings between the Plan Administrator and any/all other persons discussing investments and the status of any such meeting. A true and correct copy of the December 11, 2017 Correspondence is attached hereto as Exhibit "B."

- 14. To date, Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, refused to produce a complete set of these documents claiming, among other things, that the documents were not required to be disclosed under ERISA Section 104(b)(4), 29 U.S.C. § 1024(b)(4).
- 15. 30 days has passed since the documents detailed above had been requested and pursuant to ERISA Section 502(c)(1)(B), 29 U.S.C. § 1132(c)(B), Plaintiff is now entitled to bring this civil enforcement action against Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, for its failure to comply with his request. Pursuant to ERISA Section 502(c)(1)(B), 29 U.S.C. § 1132(c)(B), this Honorable Court is authorized to award damages to such participant or beneficiary in the amount of up to \$110 a day 30 days from October 30, 2017 and/or December 11, 2017, respectively, as the case may be, for its failure or refusal or order other such relief as the court deems proper.

FIRST CLAIM FOR RELIEF

(Against Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, to Recover Penalty for Failure to Provide Requested Plan Documents)

- 16. The allegations of the above paragraphs are incorporated herein by reference as if set forth at length.
- 17. ERISA Section 104(b)(4), 29 U.S.C. § 1024(b)(4), requires Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, to

honor within 30 days a written request of any participant or beneficiary for a copy of any "instrument under which the [employee benefit plan and trust] is established or operated." Said defendants did not fully comply with Plaintiff's ERISA document requests.

- 18. Plaintiff requested production of the Dollar Financial Group Retirement Plan's Summary Plan Description (SPD) in effect for 2010 through 2017, Plan Summary Annual Report for 2010-2017, Complete Annual Report for 2010-2017, 408(b)2 disclosure notices from Plan providers and Statement of Assets for the Plan, 408(b)2 disclosure notices from Plan providers, Current Statement of Assets of the Plan, a list of ticker symbols for the specific funds in which the plan invests, the dollar amount invested in each specific fund and minutes of meetings between the Plan Administrator and any/all other persons discussing investments and the status of any such meetings because those documents constitute an "instrument" under which the 401(k) plan is "established or operated," within the meaning of ERISA Section 104(b)(4).
- 19. Despite Plaintiff's written requests, Defendant, Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, in bad faith, refused and continues to refuse to provide Plaintiffs a complete set of the documents requested.
- 20. The refusal of Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, to fully comply with ERISA Section 104(b)(4) document requests has prejudiced Plaintiff's effort to police his 401(k) and to guard against breaches of fiduciary duty.
- 21. ERISA Section 502(c)(1)(B), 29 U.S.C. § 1132(c)(1)(B), in view of applicable current federal regulations, provides for penalties of up to \$110 a day against a plan administrator

personally for the administrator's "failure or refusal" to provide any of the plan documents the administrator is required by law to provide to participants and beneficiaries.

- 22. Pursuant to ERISA Section 502(c)(1)(B), 29 U.S.C. § 1132(c)(1)(B), this Court should assess penalties up to \$110 a day against Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, for its failure or refusal to provide Plaintiff's requested documents and instruments under which the 401(k) plan are established or operated.
- 23. As of this filing date, each Defendant is liable to Plaintiff for a civil penalty of \$110 per day commencing thirty days after October 30, 2017 and/or December 11, 2017, respectively, as the case may be.

SECOND CLAIM FOR RELIEF

(Against Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, For Breach of Fiduciary Duty for Refusal to Disclose 401(k) Plan Related Information)

- 24. The allegations of the above paragraphs are incorporated herein by reference as if set forth at length.
- 25. Despite Plaintiff's written requests of October 30, 2017 and December 11, 2017, Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, refuses and continues to refuse to provide Plaintiff 401(k) plan related information. Plaintiff has not received a complete set of documents responsive to the following items: the Summary Plan Description (SPD) in effect for 2010 through 2017, Plan Summary Annual Report for 2010-2017, Complete Annual Report for 2010-2017, 408(b)2 disclosure notices from Plan providers and Statement of Assets for the Plan, 408(b)2 disclosure notices from Plan providers, Current Statement of Assets of the Plan, a list of ticker symbols for the

specific funds in which the plan invests, the dollar amount invested in each specific fund and minutes of meetings between the Plan Administrator and any/all other persons discussing investments and the status of any such meeting.

- 26. With respect to some of the requests made by Plaintiff, said defendants sole stated reason for refusing to provide Plaintiff the information and documents was that Section 104(b) of ERISA does not require that they be provided.
- 27. ERISA Section 104(b), 29 U.S.C. Section 1024(b)(4), does not limit or foreclose plan participants from obtaining from 401(k) plan administrators documents and related information in addition to those matters specifically listed in the statutory provision. It was imprudent for said defendants to refuse to provide Plaintiff the requested information and documents solely because it is not specifically required under that statutory provision.
- 28. The failure or refusal of Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, to make requested disclosures and produce documents prejudices Plaintiff's effort to police his 401k plan and to guard against breaches of fiduciary duty.
- 29. By not producing requested documents and disclosing requested information, Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, violated their respective fiduciary duties under ERISA Section 404(a)(1), 29 U.S.C. § 1104(a)(1) which statutory provision mandates fiduciaries act in the best interests of plan participants.
- 30. Pursuant to ERISA Section 502(a)(3), 29 U.S.C. Section 1132(a)(3), Plaintiff asks this Honorable Court to grant appropriate equitable relief including injunctive relief ordering Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, to disclose the information and produce the documents it has in its

possession that is responsive to Plaintiff's request for information enumerated above as set forth in their October 30, 2017 and/or December 11, 2017 demand letters.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, Alan Gochin, seeks orders and judgments against Defendants as follows:

- A. Pursuant to ERISA Section 502(c)(1)(B), 29 U.S.C. § 1132(c)(1)(B), grant

 Plaintiff a judgment assessing penalties against Dollar Financial Group, Inc., as the named

 "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, based upon the

 maximum \$110 per diem rate for failure to comply within 30 days after his October 30, 2017 and

 December 11, 2017 demand letters for production of documents, including instruments and other

 documents under which Dollar Financial Group Retirement Plan's 401(k) plan is established or

 operated;
- B. Declare that Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, when refusing to provide Plaintiff the requested documents and 401(k) related information not specifically listed as required disclosures under ERISA Section 104(b)(4), failed to discharge fiduciary duties to act solely in the interests of the participants and beneficiaries, as required by ERISA Section 404(a)(1), 29 U.S.C. § 1104(a)(1);
- C. Grant Plaintiff such other and further appropriate equitable relief allowable under ERISA §§ 502(a)(3), as the Court deems just and proper, including injunctive orders directing Dollar Financial Group, Inc., as the named "fiduciary" and "administrator" of the Dollar Financial Group Retirement Plan, to forthwith disclose the 401(k) plan information and produce

the documents requested in his October 30, 2017 and December 11, 2017 written demand letters;

Respectfully submitted, **CAPOZZI ADLER, P.C.**

Date: <u>5/11/</u>18

Donald R. Reavey, Esquire

Attorney ID No. 82498 2933 North Front Street Harrisburg, PA 17110

donr@capozziadler.com

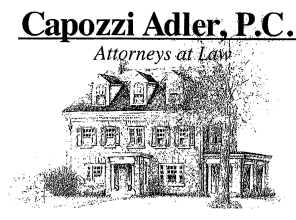
(717) 233-4101 Fax (717) 233-4103

Name and Address of Plaintiff

Alan Gochin 2101 Keystone Drive Hatfield, PA 19440

Exhibit "A"

Louis J. Capozzi, Jr., Esquire* Daniel K. Natirboff, Esquire Donald R. Reavey, Esquire Craig I. Adler, Esquire** Andrew R. Eisemann, Esquire*** Glenn A. Parno, Esquire** Bruce G. Baron, Esquire Brandon S. Williams, Esquire Nicholas J. Luciano, Esquire Joseph J. Gentile, Esquire**** Garrett Rothman, Esquire, of Counsel Timothy Ziegler, Sr. Reimb. Analyst Karen L. Fisher, Paralegal Linda Gussler, Paralegal Kelly A. Birdsall, Paralegal *(Licensed in PA, NJ and MD) **(Licensed in PA and NJ) ***(Licensed in PA and NY)



Primary Office:
2933 North Front Street
Harrisburg, PA 17110
Telephone: (717) 233-4101
Facsimile: (717) 233-4103
www.capozziadler.com

Mid-Penn Abstract Company 355 N. 21st Street, Suite 205 Camp Hill, PA 17011 Telephone: (717) 234-3289 Facsimile: (717) 234-1670

October 30, 2017

Via U.S. Certified Mail

****(Licensed in PA, NJ and CA)

Plan Administrator Dollar Financial Group Retirement Plan c/o Dollar Financial Group, Inc. 74 East Swedesford Road Malvern, PA 19355

Re:

Request for 401(K) Plan Document

Our Matter No. 641-17

Dear Sir or Madam:

Please find enclosed herewith a request for a copy of the 401(K) plan documents submitted on behalf of our client, Alan Gochin. As stated on the attached Request, copies of all documents responsive to the request should be sent to the following address:

c/o Capozzi Adler, PC 2933 North Front Street Harrisburg, PA 17110-1250

Should have any questions regarding this request or need any additional information to process same, please do not hesitate to contact me.

Sincerel

Henn A. Parno, Esquire

cc: Enclosure



REQUEST FOR 401(K) PLAN DOCUMENTS

October 2, 2017

TO: PLAN ADMINISTRATOR
DOLLAR FINANCIAL GROUP RETIREMENT PLAN
C/O USI GROUP, 1436 LANCASTER AVENUE (SUITE 310), BERWYN, PA 193121288

FROM: ALAN GOCHIN, 2101 KEYSTONE DRIVE, HATFIELD, PA 19440 (SSN:)

Pursuant to my rights as a Plan Participant under ERISA, please provide me with copies of the following Plan Documents:

- 1. Summary Plan Description (SPD) in effect for 2010-2017.
- 2. Plan Summary Annual Report for 2010-2017.
- 3. Complete Plan Annual Report for 2010-2017.
- 4. FORM 408 B2.
- 5. Statement of Assets for the Plan.

Please advise if there are any copying fees for these documents.

Please send the requested copies to me in care of: Capozzi Adler, P.C., 2933 North Front Street, Harrisburg, PA 17110-1250.

Very truly yours,

ALAN GOCHIN

Case 2:18-cv-02015-CDJ Document 1 Filed 05/14/18 Page 13 of 16

SEMBER, COMPLETE THE CENTRAL	COMPLETE THE SECTION ON DELIVEDY
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete Items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailplace, or on the front if space permits. 	A. Signature A. Signature A. Agent Addressee B. Received by (Printed Name) C. Date of Delivery Jav. 1. Wanton VIII
1. Article Addressed to: Plan Achiever Addressed to: Roller Received Group Retverent Plan Clo Dollar Proncial CP Inc 74 East Swedesfirst Road Machieve for 19355	D. Is delivery address thereof from them 1? Yes If YES, epiterment address be a larger to No NOV 2 2017
9590 9402 2801 7069 7650 41 2. Article Number (Transfer from service label) 7017 0660 0000 9743 98	3. Service (150) □ Adult Signature: □ Adult Signature: □ Adult Signature: □ Certified Mail® □ Certified Mail® □ Certified Mail Restricted Delivery □ Collect on Delivery Restricted Delivery all □ 1. all Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Receip

USPS TRACKING#



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

9590 9402 2801 7069 7650 41

United States Postal Service



Sender: Please print your name, address, and ZIP+4® in this box

Capozzi Adler, P.C. 2933 North Front Street Harrisburg PA 17110

AHLI HAMUFATER (41-17

Exhibit "B"

Louis J. Capozzi, Jr., Esquire* Daniel K. Natirboff, Esquire Donald R. Reavey, Esquire Craig I. Adler, Esquire** Andrew R. Eisemann, Esquire*** Glenn A. Parno, Esquire** Bruce G. Baron, Esquire Brandon S. Williams, Esquire Nicholas J. Luciano, Esquire Joseph J. Gentile, Esquire**** Garrett Rothman, Esquire, of Counsel Timothy Ziegler, Sr. Reimb. Analyst Karen L. Fisher, Paralegal Linda Gussler, Paralegal Kelly A. Birdsall, Paralegal *(Licensed in PA, NJ and MD) **(Licensed in PA and NJ) ***(Licensed in PA and NY) ****(Licensed in PA, NJ and CA)



December 11, 2017

Primary Office: 2933 North Front Street Harrisburg, PA 17110 Telephone: (717) 233-4101 Facsimile: (717) 233-4103 www.capozziadler.com

Mid-Penn Abstract Company 355 N. 21st Street, Suite 205 Camp Hill, PA 17011 Telephone: (717) 234-3289 Facsimile: (717) 234-1670

Via Overnight Delivery

Becky Plasha, NA Benefits Manager Dollar Financial Group Retirement Plan c/o Dollar Financial Group, Inc. 74 East Swedesford Road Malvern, PA 19355

Re:

Request for Additional 401(K) Plan Document

Our Matter No. 641-17

Dear Ms. Plasha:

Thank you for your prompt response to our original request for copies of the 401(K) plan documents pertaining to our client, Alan Gochin.

With this correspondence, we request the following additional documents:

408B-2 Documents

Current Statement of Assets of the Plan

A list of Tickler symbols for the specific funds in which the plan invests

The Dollar Amount invested in each specific fund; and

Minutes of meetings between the Plan Administrator and any/all other persons discussing investments and the status of any such meeting

Copies of all documents responsive to the request should be sent to the following address:

c/o Capozzi Adler, PC 2933 North Front Street Harrisburg, PA 17110-1250

Should have any questions regarding this request or need any additional information to process same, please do not hesitate to contact me.

Sincerely,

Glenn A. Parno, Esquire



IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ALAN GOCHIN,

Plaintiff,

VS.

: Civil Action at Law and Equity

: No.

DOLLAR FINANCIAL GROUP RETIREMENT PLAN and,

DOLLAR FINANCIAL GROUP, INC.

Defendant.

CERTIFICATION OF COMPLIANCE

I certify that this filing complies with the provisions of the *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts* that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by: Capozzi Adler, P.C.

Signature:

Name: Donald R. Reavey, Esquire

Attorney No. (if applicable): 82498